

94.3.1

THE NATAL SOCIETY LIBRARY

LEGAL DEPOSIT DIVISION
TELEPHONE (0331) 52383
P.O. BOX 415
PIETERMARITZBURG
NATAL 3200
15. JAN. 1987

THE SECRETARY
END CONSCRIPTION COMMITTEE (TVC)
P.O. BOX 93118
VEOVILLE
2193

Dear Sir/Madam

LEGAL DEPOSIT MATERIAL NOT SUPPLIED

Your attention is drawn to section 2 of the **Legal Deposit of Publications Act, 1982** which stipulates that one copy of every publication published in the Republic of South Africa be supplied free of charge by the publisher thereof to every legal deposit library within 30 days of the date of publication.

The records of this Library indicate that the following publication(s) has/have not been received yet. You are therefore kindly requested to supply the item(s) concerned as soon as possible.

ECC FOCUS

Any issues, apart from Vol 1 no 1
(May 1985); Vol 1 no 3 (September 1985)
and September 1986

The wording of the Act and the addresses of the five legal deposit libraries appear on the back of this notice.

Yours faithfully,

S. V. Ridgway

S. V. RIDGWAY (MRS)

For CHIEF LIBRARIAN

*Responded
25/5/87.*

LEGAL DEPOSIT OF PUBLICATIONS ACT, 1982

ACT

To provide that copies of certain publications be supplied free of charge to certain libraries; for the compilation of a South African National Bibliography; and for incidental matters.

(English text signed by the State President.)
(Assented to 16 February 1982.)

BE IT ENACTED by the State President and the House of Assembly of the Republic of South Africa, as follows:—

- 1.** (1) In this Act, unless the context otherwise indicates—
- (i) "large type" means type of 14 point or larger according to the British American Point System; (ii) "legal deposit library" means the South African Library, Cape Town, the State Library, Pretoria, the Natal Society Library, Pietermaritzburg, the Bloemfontein Public Library, Bloemfontein, or the Library of Parliament, Cape Town; (iii) "Minister" means the Minister of National Education; (iv) "old work" means any publication of which either the copyright has lapsed or the latest impression appeared more than 25 years previously; (v) "ordinary type" means type smaller than 14 point according to the British American Point System; (vi) "public" includes any particular section of the public; (vii) "publication" means—
- (a) a printed book, newspaper, magazine, periodical, journal, pamphlet, brochure, sheet, card or portion thereof or any other similar printed matter;
- (b) a replacement of a portion of, or an addition or addendum to, a publication referred to in paragraph (a);
- (c) a microfilm, microcard, microfiche or any other micrographical reproduction of the written word or of any mark, representation or depiction having meaning to any person; (viii) "publisher", in the case of a publisher who is outside the Republic, means such publisher's agent or representative in the Republic; (ix) "re-edition", in relation to a publication, means an edition of a publication the contents of which differ from the previous edition of that publication; (iv) "reprint", in relation to a publication, means an impression of a publication the contents of which do not differ from the previous impression of that publication; (iii)
- (2) Any reference in this Act to a legal deposit library shall in the case of any such library which is not a juristic person be construed as a reference to the body controlling that library.
- 2.** (1) One copy of every publication published in the Republic shall within the period referred to in subsection (2) be supplied by the publisher of such publication free of charge to every legal deposit library—
- (a) that publication is a publication registered as a newspaper under section 17 of the Post Office Act, 1958 (Act No. 44 of 1958), and copies thereof are intended to be distributed in the Republic to members of the public;

- (b) copies of that publication are intended to be sold in the Republic to members of the public;
- (c) copies of that publication are intended to be supplied in the Republic free of charge to members of the public who may subscribe thereto or who may request to be supplied therewith; or
- (d) that publication belongs to any other category of publications declared by the Minister by notice in the *Gazette* as an additional category of publications to which the provisions of this subsection apply.
- (2) A copy of a publication referred to in subsection (1) shall be supplied to a legal deposit library—
- (a) in the case of a publication referred to in paragraph (a), (b) or (c) of that subsection, within 30 days after the publisher commenced distributing, selling or supplying such publication to members of the public or otherwise released it for such distribution, sale or supply;
- (b) in the case of a publication referred to in paragraph (d) of that subsection, within 30 days after such publication has been dealt with in a manner specified in the relevant notice under that paragraph.
- (3) A copy of a publication supplied to a legal deposit library in accordance with subsection (1) shall be new, complete and undamaged and shall, in the case of the State Library, Pretoria, be accompanied by such particulars relating to that publication as may be prescribed by the Minister by notice in the *Gazette*.
- (4) For the purposes of subsection (1)—
- (a) editions of a publication in different languages shall be deemed to be different publications;
- (b) an edition of a publication in ordinary type and an edition of that publication in large type shall be deemed to be different publications;
- (c) a hardcover edition and a softcover edition of a publication shall in the case of the State Library, Pretoria, be deemed to be different publications;
- (d) an edition de luxe and the standard edition of a publication shall, in the case of the South African Library, Cape Town, be deemed to be different publications;
- (e) a translated edition, a re-edition or a facsimile edition of a publication shall each be deemed to be a separate publication;
- (f) a microreproduction of a publication (according to paragraph (a) or (b) of the definition of "publication") shall be deemed to be a separate publication; Provided that a microreproduction of a publication (other than of a publication which is an old work) shall, in the case of any legal deposit library which previously received a copy of that publication under a provision of this Act or a provision repealed by this Act, not be deemed to be a separate publication;
- (g) a reprint of a publication shall, in the case of the State Library, Pretoria, be deemed to be a separate publication.
- 3.** (1) (a) If the Minister is of the opinion that a publisher of any particular publication will due to the high cost of the publication suffer serious financial hardship if he supplies a copy of the publication free of charge to every legal deposit library in accordance with the provisions of section 2, the Minister may exempt such publisher from the obligation to supply a copy of such publication to such legal deposit library or libraries as may be specified by him.
- (b) The Minister shall not exempt a publisher under paragraph (a) from his obligation to supply a copy of a publication to the South African Library, Cape Town.

- (2) If a legal deposit library does not require any particular publication, or a publication belonging to any particular category of publications, to which the provisions of section 2 apply, it may exempt the publisher from the obligation to supply a copy of such publication to it.
- (3) If a publisher is exempted under this section from the obligation to supply a copy of a publication to the State Library, Pretoria, such publisher shall nevertheless be obliged to furnish that library in writing with the particulars contemplated in section 2 (3) relating to that publication.
- (4) An exemption granted under subsection (1) or (2) in respect of any particular publication, or a publication belonging to any particular category of publications, may be withdrawn by the Minister or the legal deposit library in question, as the case may be, at any time before the expiration of the period within which a copy of that publication would otherwise have been required to be supplied to a legal deposit library had it not been for such exemption.

- 4.** (1) The following publications shall be excluded from the operation of this Act, namely—
- (a) any publication which has been printed or otherwise produced outside the Republic, unless—
- (i) such publication contains a publisher's imprint of a publisher who has his business in the Republic, or, if he also has such a business elsewhere, who has his main business in the Republic; or
- (ii) the whole impression of such publication is intended to be distributed, sold or supplied in or mainly in the Republic or in any country or territory adjoining the Republic;
- (b) any publication exclusively calculated to advertise any thing;
- (c) any other publication or publication belonging to any category of publications which the Minister may by notice in the *Gazette* exclude from the operation of this Act.
- (2) A notice issued under subsection (1) (c) may at any time be amended or withdrawn by the Minister by notice in the *Gazette*.

- 5.** (1) If a publisher fails to supply a copy of a publication to a legal deposit library in accordance with section 2, the library concerned may by written notice sent by registered post to the publisher demand that a copy of that publication be supplied to it within a period specified in the notice, and if upon the expiration of that period the relevant copy has not been received by the library, the library may forthwith purchase or in any other manner acquire a copy of the said publication or cause a reproduction thereof to be made and recover the cost thereof from the publisher.
- (2) The period referred to in subsection (1) shall not be less than 30 days calculated from the day on which the notice was posted.

- 6.** (1) The copies of publications supplied to a legal deposit library in terms of this Act shall in accordance with the rules and practices pertaining to that library be accessioned, classified, catalogued, preserved and maintained by that library for use by all persons who according to such rules and practices have access to the library.

- (2) The provisions of subsection (1) shall not prevent a legal deposit library from writing off, in accordance with a policy mutually determined by the legal deposit libraries with the approval of the Minister, copies of publications no longer required by it.
- (3) If a legal deposit library fails to comply with the provisions of subsection (1) the Minister may by notice in the *Gazette* exempt all publishers from the obligation in terms of section 2 to supply copies of publications free of charge to that library.

- 7.** (1) The State Library, Pretoria, shall compile and publish a bibliography of publications supplied prior to the commencement of this Act to a legal deposit library in terms of a provision of any law and of publications supplied after such commencement to a legal deposit library in terms of this Act.
- (2) The bibliography contemplated in subsection (1) shall be known as the South African National Bibliography.

- 8.** Any publisher who fails to comply with a provision of section 2 or 3 (3) shall be guilty of an offence and on conviction be liable to a fine not exceeding R250.

- 9.** (1) Whenever upon the trial of a person charged with a failure to comply with a provision of section 2 or in any proceedings instituted by a legal deposit library for the recovery of the amount of costs incurred by it under section 5, the question arises whether any particular publisher did or did not during any particular period supply a copy of any particular publication to the library concerned, a writing purporting to be an affidavit made by a person who in that affidavit alleges that he is an employee of that library and that that publisher did not supply any such copy to that library during that period shall on its mere production by any person at such trial or at such proceedings, as the case may be, be *prima facie* proof of the facts stated therein.
- (2) In any proceedings instituted by a legal deposit library for the recovery of the amount of costs incurred by it under section 5 in respect of any particular publication, a writing purporting to be an affidavit made by a person who in that affidavit alleges that he is an employee of that library and that an amount specified in that affidavit represents the costs incurred by that library to purchase or acquire a copy of that publication or to cause a reproduction thereof to be made, shall on its mere production by any person at such proceedings be *prima facie* proof of the facts stated therein.

- 10.** (1) The Minister may delegate any power conferred upon him by this Act to any officer in the Department of National Education.
- (2) A delegation under subsection (1) shall not prevent the exercise of the relevant power by the Minister himself.

- 11.** The provisions of this Act, except those of section 8, shall bind the State.

- 12.** Section 46 of the Copyright Act, 1965 (Act No. 63 of 1965), is hereby repealed.

- 13.** This Act shall be called the Legal Deposit of Publications Act, 1982, and shall come into operation on a date fixed by the State President by proclamation in the *Gazette*.

(Date of commencement: 31 August 1984)

LEGAL DEPOSIT LIBRARIES:

The Librarian
Legal Deposit Section
Bloemfontein Public Library
P.O. Box 1029
BLOEMFONTEIN
9300

The Librarian
Legal Deposit Section
Natal Society Library
P.O. Box 415
PIETERMARITZBURG
3200

The Librarian
Legal Deposit Section
Library of Parliament
P.O. Box 15
CAPE TOWN
8000

The Director
Legal Deposit Section
South African Library
P.O. Box 496
CAPE TOWN
8000

The Director
Legal Deposit Section
State Library
P.O. Box 397
PRETORIA
0001

LEGAL DEPOSIT OF PUBLICATIONS ACT, 1982

ACT

To provide that copies of certain publications be supplied free of charge to certain libraries; for the compilation of a South African National Bibliography; and for incidental matters.

(English text signed by the State President.)
(Assented to 16 February 1982.)

BE IT ENACTED by the State President and the House of Assembly of the Republic of South Africa, as follows:—

1. (1) In this Act, unless the context otherwise indicates—
- (i) "large type" means type of 14 point or larger according to the British American Point System; (ii)
 - "legal deposit library" means the South African Library, Cape Town, the State Library, Pretoria, the Natal Society Library, Pietermaritzburg, the Bloemfontein Public Library, Bloemfontein, or the Library of Parliament, Cape Town; (vii)
 - "Minister" means the Minister of National Education; (v)
 - "old work" means any publication of which either the copyright has lapsed or the latest impression appeared more than 25 years previously; (vi)
 - "ordinary type" means type smaller than 14 point according to the British American Point System; (i)
 - "public" includes any particular section of the public; (viii)
 - "publication" means—
 - (a) a printed book, newspaper, magazine, periodical, journal, pamphlet, brochure, sheet, card or portion thereof or any other similar printed matter;
 - (b) a replacement of a portion of, or an addition or addendum to, a publication referred to in paragraph (a);
 - (c) a microfilm, microcard, microfiche or any other micrographical reproduction of the written word or of any mark, representation or depiction having meaning to any person; (ix)
 - "publisher", in the case of a publisher who is outside the Republic, means such publisher's agent or representative in the Republic; (x)
 - "re-edition", in relation to a publication, means an edition of a publication the contents of which differ from the previous edition of that publication; (iv)
 - "reprint", in relation to a publication, means an impression of a publication the contents of which do not differ from the previous impression of that publication. (iii)

(2) Any reference in this Act to a legal deposit library shall in the case of any such library which is not a juristic person be construed as a reference to the body controlling that library.

2. (1) One copy of every publication published in the Republic shall within the period referred to in subsection (2) be supplied by the publisher of such publication free of charge to every legal deposit library if—

Supply of copies of certain publications to legal deposit libraries.

- (a) that publication is a publication registered as a newspaper under section 17 of the Post Office Act, 1958 (Act No. 44 of 1958), and copies thereof are intended to be distributed in the Republic to members of the public;

- (b) copies of that publication are intended to be sold in the Republic to members of the public;
- (c) copies of that publication are intended to be supplied in the Republic free of charge to members of the public who may subscribe thereto or who may request to be supplied therewith; or
- (d) that publication belongs to any other category of publications declared by the Minister by notice in the *Gazette* as an additional category of publications to which the provisions of this subsection apply.

(2) A copy of a publication referred to in subsection (1) shall be supplied to a legal deposit library—

- (a) in the case of a publication referred to in paragraph (a), (b) or (c) of that subsection, within 30 days after the publisher commenced distributing, selling or supplying such publication to members of the public or otherwise released it for such distribution, sale or supply;
- (b) in the case of a publication referred to in paragraph (d) of that subsection, within 30 days after such publication has been dealt with in a manner specified in the relevant notice under that paragraph.

(3) A copy of a publication supplied to a legal deposit library in accordance with subsection (1) shall be new, complete and undamaged and shall, in the case of the State Library, Pretoria, be accompanied by such particulars relating to that publication as may be prescribed by the Minister by notice in the *Gazette*.

(4) For the purposes of subsection (1)—

- (a) editions of a publication in different languages shall be deemed to be different publications;
- (b) an edition of a publication in ordinary type and an edition of that publication in large type shall be deemed to be different publications;
- (c) a hardcover edition and a softcover edition of a publication shall in the case of the State Library, Pretoria, be deemed to be different publications;
- (d) an edition de luxe and the standard edition of a publication shall, in the case of the South African Library, Cape Town, be deemed to be different publications;
- (e) a translated edition, a re-edition or a facsimile edition of a publication shall each be deemed to be a separate publication;
- (f) a microreproduction of a publication (according to paragraph (a) or (b) of the definition of "publication") shall be deemed to be a separate publication: Provided that a microreproduction of a publication (other than of a publication which is an old work) shall, in the case of any legal deposit library which previously received a copy of that publication under a provision of this Act or a provision repealed by this Act, not be deemed to be a separate publication;
- (g) a reprint of a publication shall, in the case of the State Library, Pretoria, be deemed to be a separate publication.

3. (1) (a) If the Minister is of the opinion that a publisher of any particular publication will due to the high cost of the publication suffer serious financial hardship if he supplies a copy of the publication free of charge to every legal deposit library in accordance with the provisions of section 2, the Minister may exempt such publisher from the obligation to supply a copy of such publication to such legal deposit library or libraries as may be specified by him.

Exemptions.

- (b) The Minister shall not exempt a publisher under paragraph (a) from his obligation to supply a copy of a publication to the South African Library, Cape Town.

(2) If a legal deposit library does not require any particular publication, or a publication belonging to any particular category of publications, to which the provisions of section 2 apply, it may exempt the publisher from the obligation to supply a copy of such publication to it.

(3) If a publisher is exempted under this section from the obligation to supply a copy of a publication to the State Library, Pretoria, such publisher shall nevertheless be obliged to furnish that library in writing with the particulars contemplated in section 2 (3) relating to that publication.

(4) An exemption granted under subsection (1) or (2) in respect of any particular publication, or a publication belonging to any particular category of publications, may be withdrawn by the Minister or the legal deposit library in question, as the case may be, at any time before the expiration of the period within which a copy of that publication would otherwise have been required to be supplied to a legal deposit library had it not been for such exemption.

4. (1) The following publications shall be excluded from the operation of this Act, namely—

Exclusions.

- (a) any publication which has been printed or otherwise produced outside the Republic, unless—
 - (i) such publication contains a publisher's imprint of a publisher who has his business in the Republic, or, if he also has such a business elsewhere, who has his main business in the Republic; or
 - (ii) the whole impression of such publication is intended to be distributed, sold or supplied in or mainly in the Republic or in or mainly in the Republic and any country or territory adjoining the Republic;
- (b) any publication exclusively calculated to advertise any thing;
- (c) any other publication or publication belonging to any category of publications which the Minister may by notice in the *Gazette* exclude from the operation of this Act.

(2) A notice issued under subsection (1) (c) may at any time be amended or withdrawn by the Minister by notice in the *Gazette*.

5. (1) If a publisher fails to supply a copy of a publication to a legal deposit library in accordance with section 2, the library concerned may by written notice sent by registered post to the publisher demand that a copy of that publication be supplied to it within a period specified in the notice, and if upon the expiration of that period the relevant copy has not been received by the library, the library may forthwith purchase or in any other manner acquire a copy of the said publication or cause a reproduction thereof to be made and recover the cost thereof from the publisher.

Acquisition of copy of publication by legal deposit libraries if publisher fails to supply copy.

(2) The period referred to in subsection (1) shall not be less than 30 days calculated from the day on which the notice was posted.

6. (1) The copies of publications supplied to a legal deposit library in terms of this Act shall in accordance with the rules and practices pertaining to that library be accessioned, classified, catalogued, preserved and maintained by that library for use by all persons who according to such rules and practices have access to the library.

Duties of legal deposit libraries.

(2) The provisions of subsection (1) shall not prevent a legal deposit library from writing off, in accordance with a policy mutually determined by the legal deposit libraries with the approval of the Minister, copies of publications no longer required by it.

(3) If a legal deposit library fails to comply with the provisions of subsection (1) the Minister may by notice in the *Gazette* exempt all publishers from the obligation in terms of section 2 to supply copies of publications free of charge to that library.

7. (1) The State Library, Pretoria, shall compile and publish a bibliography of publications supplied prior to the commencement of this Act to a legal deposit library in terms of a provision of any law and of publications supplied after such commencement to a legal deposit library in terms of this Act.
(2) The bibliography contemplated in subsection (1) shall be known as the South African National Bibliography.

South African National Bibliography.

8. Any publisher who fails to comply with a provision of section 2 or 3 (3) shall be guilty of an offence and on conviction be liable to a fine not exceeding R250.

Offences.

9. (1) Whenever upon the trial of a person charged with a failure to comply with a provision of section 2 or in any proceedings instituted by a legal deposit library for the recovery of the amount of costs incurred by it under section 5, the question arises whether any particular publisher did or did not during any particular period supply a copy of any particular publication to the library concerned, a writing purporting to be an affidavit made by a person who in that affidavit alleges that he is an employee of that library and that that publisher did not supply any such copy to that library during that period shall on its mere production by any person at such trial or at such proceedings, as the case may be, be *prima facie* proof of the facts stated therein.
(2) In any proceedings instituted by a legal deposit library for the recovery of the amount of costs incurred by it under section 5 in respect of any particular publication, a writing purporting to be an affidavit made by a person who in that affidavit alleges that he is an employee of that library and that an amount specified in that affidavit represents the costs incurred by that library to purchase or acquire a copy of that publication or to cause a reproduction thereof to be made, shall on its mere production by any person at such proceedings be *prima facie* proof of the facts stated therein.

Proof of certain facts.

10. (1) The Minister may delegate any power conferred upon him by this Act to any officer in the Department of National Education.
(2) A delegation under subsection (1) shall not prevent the exercise of the relevant power by the Minister himself.

Delegation.

11. The provisions of this Act, except those of section 8, shall bind the State.

Act binds State.

12. Section 46 of the Copyright Act, 1965 (Act No. 63 of 1965), is hereby repealed.

Repeal of section 46 of Act 63 of 1965.

13. This Act shall be called the Legal Deposit of Publications Act, 1982, and shall come into operation on a date fixed by the State President by proclamation in the *Gazette*.

Short title and commencement.

(Date of commencement: 31 August 1984)

LEGAL DEPOSIT LIBRARIES:

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3200

The Librarian
Legal Deposit Section
Library of Parliament
P.O. Box 15
CAPE TOWN
8000

The Director
Legal Deposit Section
South African Library
P.O. Box 496
CAPE TOWN
8000

The Director
Legal Deposit Section
State Library
P.O. Box 397
PRETORIA
0001

WET OP PLIGLEWERING VAN PUBLIKASIES, 1982

WET

Om voorsiening te maak dat eksemplare van sekere publikasies gratis aan sekere biblioteke verskaf word; vir die samestelling van 'n Suid-Afrikaanse Nasionale Bibliografie; en vir aangeleenthede wat daarmee in verband staan.

(Engelse teks deur die Staatspresident geteken.)
(Goedgekeur op 16 Februarie 1982.)

DAAR WORD BEPAAL deur die Staatspresident en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

Woordomskrywing

1. (1) Tensy uit die samehang anders blyk, beteken in hierdie Wet—

(i) „gewone druk“ druk in kleiner letters as 14 punt volgens die Brits-Amerikaanse Puntestelsel; (v) „groot druk“ druk in letters van 14 punt of groter volgens die Brits-Amerikaanse Puntestelsel; (i) „herdruk“, met betrekking tot 'n publikasie, 'n oplaag van 'n publikasie waarvan die inhoud nie verskil van die vorige oplaag van daardie publikasie nie; (x) „heruitgewe“, met betrekking tot 'n publikasie, 'n uitgawe van 'n publikasie waarvan die inhoud verskil van die vorige uitgawe van daardie publikasie; (ix) „Minister“ die Minister van Nasionale Opvoeding; (iii) „ou werk“ 'n publikasie waarvan die outeursreg vervel het of die jongste druk meer as 25 jaar tevore verskyn het; (iv)

(vii) „pligleweringsbiblioteek“ die Suid-Afrikaanse Biblioteek, Kaapstad, die Staatsbiblioteek, Pretoria, die „Natal Society“-biblioteek, Pietermaritzburg, die Bloemfontein-Openbare Biblioteek, Bloemfontein, of die Parlementsbiblioteek, Kaapstad; (ii)

(viii) „publiek“ ook enige bepaalde deel van die publiek; (vi)

(ix) „publikasie“—

(a) 'n gedrukte boek, koerant, tydskrif, pamflet, brosjure, blad, kaart of deel daarvan of enige ander dergelike drukwerk;

(b) 'n vervanging van 'n gedeelte van, of 'n byvoegsel of addendum by, 'n publikasie in paragraaf (a) bedoel;

(c) 'n mikrofilm, mikrokaart, mikrofiëse of enige ander mikrofiëse reproduksie van die geskrewe woord of van enige merk, voorstelling of afbeelding wat vir iemand betekenis het; (vii)

(x) „uitgewer“, in die geval van 'n uitgewer wat buite die Republiek is, daardie uitgewer se agent of verteenwoordiger in die Republiek. (viii)

(2) 'n Verwysing in hierdie Wet na 'n pligleweringsbiblioteek word in die geval van so 'n biblioteek wat nie 'n regs persoon is nie uitgelê as 'n verwysing na die liggaam wat daardie biblioteek beheer.

Verskaffing van eksemplare van sekere publikasies aan pligleweringsbiblioteke.

2. (1) Een eksemplaar van elke publikasie wat in die Republiek gepubliseer word, moet binne die tydperk in subartikel (2) vermeld deur die uitgewer van daardie publikasie gratis aan elke pligleweringsbiblioteek verskaf word indien—

(a) die publikasie 'n publikasie is wat kragtens artikel 17 van die Poswet, 1958 (Wet No. 44 van 1958), as 'n nuusblad geregistreer is en eksemplare daarvan bestem is om in die Republiek versprei te word aan lede van die publiek;

PLIGLEWERINGSBIBLIOTEKE:

Die Bibliotekaris
Afdeling Pligeksemplare
Bloemfontein Openbare Biblioteek
Posbus 1029
BLOEMFONTEIN
9300

Die Bibliotekaris
Afdeling Pligeksemplare
Natal Society-Biblioteek
Posbus 415
PIETERMARITZBURG
3200

Die Bibliotekaris
Afdeling Pligeksemplare
Parlementsbiblioteek
Posbus 15
KAAPSTAD
8000

Die Direkteur
Afdeling Pligeksemplare
Suid-Afrikaanse Biblioteek
Posbus 496
KAAPSTAD
8000

Die Direkteur
Afdeling Pligeksemplare
Staatsbiblioteek
Posbus 397
PRETORIA
0001

(b) eksemplare van daardie publikasie bestem is om in die Republiek verkoop te word aan lede van die publiek;

(c) eksemplare van daardie publikasie bestem is om in die Republiek gratis verskaf te word aan lede van die publiek wat daarop inteken of dit aanvaar; of

(d) die publikasie behoort tot 'n ander kategorie van publikasies wat deur die Minister by kennisgewing in die *Staatskoerant* verklaar is tot 'n bykomende kategorie van publikasies waarop die bepalings van hierdie subartikel van toepassing is.

(2) 'n Eksemplaar van 'n publikasie in subartikel (1) bedoel, word aan 'n pligleweringsbiblioteek verskaf—

(a) in die geval van 'n publikasie bedoel in paragraaf (a), (b) of (c) van daardie subartikel, binne 30 dae nadat die uitgewer begin het met die verspreiding, verkoop of verskaffing van daardie publikasie aan lede van die publiek of dit andersins vrygestel het vir sodanige verspreiding, verkoop of verskaffing;

(b) in die geval van 'n publikasie bedoel in paragraaf (d) van daardie subartikel, binne 30 dae nadat daar met die publikasie gehandel is op 'n wyse in die betrokke kennisgewing kragtens daardie paragraaf vermeld.

(3) 'n Eksemplaar van 'n publikasie wat ooreenkomstig subartikel (1) aan 'n pligleweringsbiblioteek verskaf word, moet nuut, volledig en onbeskadig wees en moet, in die geval van die Staatsbiblioteek, Pretoria, vergesel gaan van die besonderhede betreffende daardie publikasie wat die Minister by kennisgewing in die *Staatskoerant* voorskryf.

(4) By die toepassing van subartikel (1) word—

(a) uitgewes van 'n publikasie in verskillende tale geag verskillende publikasies te wees;

(b) 'n uitgawe van 'n publikasie in gewone druk en 'n uitgawe van daardie publikasie in groot druk geag verskillende publikasies te wees;

(c) 'n hardebanduitgawe en 'n sagtebanduitgawe van 'n publikasie, in die geval van die Staatsbiblioteek, Pretoria, geag verskillende publikasies te wees;

(d) 'n praguitgawe en die standaarduitgawe van 'n publikasie, in die geval van die Suid-Afrikaanse Biblioteek, Kaapstad, geag verskillende publikasies te wees;

(e) 'n vertaalde uitgawe, 'n heruitgawe of 'n faksimile-uitgawe van 'n publikasie elk geag 'n afsonderlike publikasie te wees;

(f) 'n mikroreproduksie van die een of ander publikasie (volgens paragraaf (a) of (b) van die omskrywing van „publikasie“) geag 'n afsonderlike publikasie te wees: Met dien verstande dat 'n mikroreproduksie van 'n publikasie (behalwe van 'n publikasie wat 'n ou werk is), in die geval van 'n pligleweringsbiblioteek wat voorheen 'n eksemplaar van daardie publikasie ontvang het kragtens 'n bepaling van hierdie Wet of 'n bepaling wat deur hierdie Wet herroep word, nie geag word 'n afsonderlike publikasie te wees nie;

(g) 'n herdruk van 'n publikasie, in die geval van die Staatsbiblioteek, Pretoria, geag 'n afsonderlike publikasie te wees.

Uitsluitings.

Verkryging van eksemplare van publikasie deur pligleweringsbiblioteke indien uitgewer versuim om eksemplaar te verskaf.

Pligte van pligleweringsbiblioteke.

(2) Indien 'n pligleweringsbiblioteek nie die een of ander publikasie, of 'n publikasie wat tot die een of ander kategorie van publikasies behoort, waarop die bepalings van artikel 2 van toepassing is, nodig het nie, kan hy die uitgewer vrystel van die verpligting om 'n eksemplaar van die publikasie aan hom te verskaf.

(3) Indien 'n uitgewer kragtens hierdie artikel vrygestel word van die verpligting om 'n eksemplaar van 'n publikasie aan die Staatsbiblioteek, Pretoria, te verskaf, is daardie uitgewer desnieteenstaande verplig om die besonderhede beoog in artikel 2 (3) betreffende daardie publikasie skriftelik aan daardie biblioteek te verstrek.

(4) 'n Vrstelling kragtens subartikel (1) of (2) verleen ten opsigte van die een of ander publikasie, of 'n publikasie wat tot die een of ander kategorie van publikasies behoort, kan te eniger tyd voor die verstryking van die tydperk waarbinne 'n eksemplaar van daardie publikasie andersins aan 'n pligleweringsbiblioteek verskaf sou moes word as dit nie vir sodanige vrystelling was nie, deur die Minister of die betrokke pligleweringsbiblioteek, na gelang van die geval, ingetrek word.

4. (1) Die volgende publikasies is van die toepassing van hierdie Wet uitgesluit, naamlik—

(a) 'n publikasie wat buite die Republiek gedruk of andersins voortgebring is, tensy—

(i) so 'n publikasie 'n uitgewersopgawe bevat van 'n uitgewer wat sy besigheid in die Republiek het, of, indien hy elders ook so 'n besigheid het, wat sy hoofbesigheid in die Republiek het; of

(ii) die hele oplaag van so 'n publikasie bestem is vir verspreiding, verkoop of verskaffing in of hoofsaaklik in die Republiek en 'n land of gebied wat aan die Republiek grens;

(b) 'n publikasie wat uitsluitlik daarop bereken is om reklame vir iets te maak;

(c) enige ander publikasie of publikasie wat behoort tot 'n kategorie van publikasies wat die Minister by kennisgewing in die *Staatskoerant* van die toepassing van hierdie Wet uitsluit.

(2) 'n Kennisgewing kragtens subartikel (1) (c) uitgereik, kan te eniger tyd deur die Minister by kennisgewing in die *Staatskoerant* gewysig of ingetrek word.

5. (1) Indien 'n uitgewer versuim om 'n eksemplaar van 'n publikasie ooreenkomstig artikel 2 aan 'n pligleweringsbiblioteek te verskaf, kan die betrokke biblioteek by skriftelike kennisgewing per aangetekende pos aan die uitgewer gestuur, eis dat 'n eksemplaar van daardie publikasie binne 'n tydperk in die kennisgewing vermeld, aan hom verskaf word, en indien by die verstryking van daardie tydperk die betrokke eksemplaar nie deur die biblioteek ontvang is nie kan die biblioteek onverwyld 'n eksemplaar van die publikasie aankoop of op 'n ander wyse verkry of 'n reproduksie daarvan laat maak en die koste daarvan op die uitgewer verhaal.

(2) Die tydperk in subartikel (1) bedoel, mag nie minder as 30 dae gereken vanaf die dag waarop die kennisgewing op die pos gedoen is, wees nie.

6. (1) Die eksemplare van publikasies wat ingevolde hierdie Wet aan 'n pligleweringsbiblioteek verskaf word, moet deur die biblioteek ooreenkomstig die reëls en gebruike betreffende daardie biblioteek aangewin, geklassifiseer, gekatalogiseer, bewaar en in stand gehou word vir gebruik deur alle persone wat ooreenkomstig daardie reëls en gebruike toegang tot die biblioteek het.

Suid-Afrikaanse Nasionale Bibliografie.

Misdrywe.

Bewys van sekere feite.

Delegasie.

Wet bind Staat.

Herroeping van artikel 46 van Wet 63 van 1965.

Kort titel en inwerking-tredeing.

(Datum van inwerking-tredeing: 31 Augustus 1984)

(2) Die bepalings van subartikel (1) belet nie 'n pligleweringsbiblioteek om, ooreenkomstig 'n beleid deur die pligleweringsbiblioteke onderling met die goedkeuring van die Minister bepaal, eksemplare van publikasies wat hy nie meer nodig het, af te skryf nie.

(3) Indien 'n pligleweringsbiblioteek versuim om aan die bepalings van subartikel (1) te voldoen, kan die Minister by kennisgewing in die *Staatskoerant* alle uitgewers vrystel van die verpligting ingevolde artikel 2 om eksemplare van publikasies gratis aan daardie biblioteek te verskaf.

7. (1) Die Staatsbiblioteek, Pretoria, moet 'n bibliografie van publikasies wat voor die inwerking-tredeing van hierdie Wet ingevoel 'n wetsbepaling aan 'n pligleweringsbiblioteek verskaf is en van publikasies wat na sodanige inwerking-tredeing ingevolde hierdie Wet aan 'n pligleweringsbiblioteek verskaf word, saamstel en publiseer.

(2) Die bibliografie in subartikel (1) beoog, staan bekend as die Suid-Afrikaanse Nasionale Bibliografie.

8. 'n Uitgewer wat versuim om aan 'n bepaling van artikel 2 of 3 (3) te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R250.

9. (1) Wanneer by die verhoor van iemand op 'n aanklag weens 'n versuim om aan 'n bepaling van artikel 2 te voldoen of by verrigting deur 'n pligleweringsbiblioteek ingestel vir die verhaal van die bedrag van koste deur hom kragtens artikel 5 aangegaan, die vraag ontstaan of 'n bepaalde uitgewer 'n eksemplaar van die een of ander publikasie binne 'n bepaalde tydperk aan die betrokke biblioteek verskaf het of nie, word 'n geskrip wat 'n beëdigde verklaring heet te wees van iemand wat in daardie verklaring beweer dat hy 'n werknemer van daardie biblioteek is en dat daardie uitgewer nie so 'n eksemplaar binne daardie tydperk aan die biblioteek verskaf het nie, by die blote voorlegging daarvan deur enigiemand by sodanige verhoor of sodanige verrigting, na gelang van die geval, as *prima facie*-bewys aanvaar van die feite daarin vermeld.

(2) By verrigting deur 'n pligleweringsbiblioteek ingestel vir die verhaal van die bedrag van koste deur hom kragtens artikel 5 ten opsigte van 'n bepaalde publikasie aangegaan, word 'n geskrip wat 'n beëdigde verklaring heet te wees van iemand wat in daardie verklaring beweer dat hy 'n werknemer van daardie biblioteek is en dat 'n bedrag in daardie verklaring vermeld die koste verteenwoordig wat die biblioteek aangegaan het om 'n eksemplaar van daardie publikasie aan te koop of te verkry of 'n reproduksie daarvan te laat maak, by die blote voorlegging daarvan deur enigiemand by sodanige verrigting as *prima facie*-bewys aanvaar van die feite daarin vermeld.

10. (1) Die Minister kan 'n bevoegdheid by hierdie Wet aan hom verleen, aan 'n beampte in die Departement van Nasionale Opvoeding deleger.

(2) 'n Delegering kragtens subartikel (1) belet nie die uitoefening van die betrokke bevoegdheid deur die Minister self nie.

11. Die bepalings van hierdie Wet, behalwe dié van artikel 8, bind die Staat.

12. Artikel 46 van die Wet op Outeursreg, 1965 (Wet No. 63 van 1965), word hierby herroep.

13. Hierdie Wet heet die Wet op Pliglewering van Publikasies, 1982, en tree in werking op 'n datum wat die Staatspresident by proklamasie in die *Staatskoerant* bepaal.

Page 100

Frank R. Thorold

AFRICANA & LEGAL BOOKSELLERS



3rd Floor · Meischke's Building · 42 Harrison Street · Johannesburg · 2001
P.O. Box 241 · Johannesburg · 2000 Telephone (011) 838-5903 Cables 'Afribooks'

ECC Box 93118

Yeoville 2143

6/4/87

Dear Sirs,

Re: CLAIMING OF NON-RECEIPT OF BOOKS/SERVICES

We refer to our Order No. *EP 16225* dated *25/9/86* for

ONE copy(ies) of *ECC Focus special News -*
letter (sample copy)

As we have not received the items as stated against this order, we would appreciate it if you would report/supply the missing items as soon as possible.

Kindly quote our Order No. *EP 16225* on all parcels and correspondence.

Yours faithfully,

Respected 18/06/87.

Frank R. Thorold (Pty.) Ltd.



Proprietor: Frank R. Thorold (Pty) Ltd

Directors: R. C. Fryde, B.A., LL.B., Rosemary G. Block, B.A., C. W. Adams (British), C. A. Smith (Alt.)

INCE

THE NATAL SOCIETY LIBRARY

LEGAL DEPOSIT DIVISION
TELEPHONE (0331) 52383
P.O. BOX 415
PIETERMARITZBURG
NATAL 3200

THE SECRETARY
END CONSCRIPTION COMMITTEE (TVL)
P.O. BOX 93118
YEONVILLE
2193

Dear Sir/Madam

LEGAL DEPOSIT MATERIAL NOT SUPPLIED

Your attention is drawn to section 2 of the **Legal Deposit of Publications Act, 1982** which stipulates that one copy of every publication published in the Republic of South Africa be supplied free of charge by the publisher thereof to every legal deposit library within 30 days of the date of publication.

The records of this Library indicate that the following publication(s) has/have not been received yet. You are therefore kindly requested to supply the item(s) concerned as soon as possible.

ECC FOCUS (End Conscription Campaign, Tol)
Vol 1 no 2 ; any issues between
Vol 1 no 3 (September 1985) and September
1986, and any issues since then

THIRD REMINDER.

The wording of the Act and the addresses of the five legal deposit libraries appear on the back of this notice.

Yours faithfully,

S. V. Ridgway

S. V. RIDGWAY (MRS)

For CHIEF LIBRARIAN

LEGAL DEPOSIT OF PUBLICATIONS ACT, 1982

ACT

To provide that copies of certain publications be supplied free of charge to certain libraries; for the compilation of a South African National Bibliography; and for incidental matters.

(English text signed by the State President.)
(Assented to 16 February 1982.)

BE IT ENACTED by the State President and the House of Assembly of the Republic of South Africa, as follows:—

1. (1) In this Act, unless the context otherwise indicates—
- (i) "large type" means type of 14 point or larger according to the British American Point System; (ii)
 - (ii) "legal deposit library" means the South African Library, Cape Town, the State Library, Pretoria, the Natal Society Library, Pietermaritzburg, the Bloemfontein Public Library, Bloemfontein, or the Library of Parliament, Cape Town; (iii)
 - (iii) "Minister" means the Minister of National Education; (iv)
 - (iv) "old work" means any publication of which either the copyright has lapsed or the latest impression appeared more than 25 years previously; (vi)
 - (v) "ordinary type" means type smaller than 14 point according to the British American Point System; (i)
 - (vi) "public" includes any particular section of the public; (viii)
 - (vii) "publication" means—
 - (a) a printed book, newspaper, magazine, periodical, journal, pamphlet, brochure, sheet, card or portion thereof or any other similar printed matter;
 - (b) a replacement of a portion of, or an addition or addendum to, a publication referred to in paragraph (a);
 - (c) a microfilm, microcard, microfiche or any other micrographical reproduction of the written word or of any mark, representation or depiction having meaning to any person; (ix)
 - (viii) "publisher", in the case of a publisher who is outside the Republic, means such publisher's agent or representative in the Republic; (x)
 - (ix) "re-edition", in relation to a publication, means an edition of a publication the contents of which differ from the previous edition of that publication; (iv)
 - (x) "reprint", in relation to a publication, means an impression of a publication the contents of which do not differ from the previous impression of that publication. (iii)

Definitions.

(2) Any reference in this Act to a legal deposit library shall in the case of any such library which is not a juristic person be construed as a reference to the body controlling that library.

2. (1) One copy of every publication published in the Republic shall within the period referred to in subsection (2) be supplied by the publisher of such publication free of charge to every legal deposit library if—

Supply of copies of certain publications to legal deposit libraries.

- (a) that publication is a publication registered as a newspaper under section 17 of the Post Office Act, 1958 (Act No. 44 of 1958), and copies thereof are intended to be distributed in the Republic to members of the public;

- (b) copies of that publication are intended to be sold in the Republic to members of the public;
- (c) copies of that publication are intended to be supplied in the Republic free of charge to members of the public who may subscribe thereto or who may request to be supplied therewith; or
- (d) that publication belongs to any other category of publications declared by the Minister by notice in the Gazette as an additional category of publications to which the provisions of this subsection apply.

(2) A copy of a publication referred to in subsection (1) shall be supplied to a legal deposit library—

- (a) in the case of a publication referred to in paragraph (a), (b) or (c) of that subsection, within 30 days after the publisher commenced distributing, selling or supplying such publication to members of the public or otherwise released it for such distribution, sale or supply;
 - (b) in the case of a publication referred to in paragraph (d) of that subsection, within 30 days after such publication has been dealt with in a manner specified in the relevant notice under that paragraph.
- (3) A copy of a publication supplied to a legal deposit library in accordance with subsection (1) shall be new, complete and undamaged and shall, in the case of the State Library, Pretoria, be accompanied by such particulars relating to that publication as may be prescribed by the Minister by notice in the Gazette.
- (4) For the purposes of subsection (1)—
- (a) editions of a publication in different languages shall be deemed to be different publications;
 - (b) an edition of a publication in ordinary type and an edition of that publication in large type shall be deemed to be different publications;
 - (c) a hardcover edition and a softcover edition of a publication shall in the case of the State Library, Pretoria, be deemed to be different publications;
 - (d) an edition de luxe and the standard edition of a publication shall, in the case of the South African Library, Cape Town, be deemed to be different publications;
 - (e) a translated edition, a re-edition or a facsimile edition of a publication shall each be deemed to be a separate publication;
 - (f) a microreproduction of a publication (according to paragraph (a) or (b) of the definition of "publication") shall be deemed to be a separate publication: Provided that a microreproduction of a publication (other than of a publication which is an old work) shall, in the case of any legal deposit library which previously received a copy of that publication under a provision of this Act or a provision repealed by this Act, not be deemed to be a separate publication;
 - (g) a reprint of a publication shall, in the case of the State Library, Pretoria, be deemed to be a separate publication.

3. (1) (a) If the Minister is of the opinion that a publisher of any particular publication will due to the high cost of the publication suffer serious financial hardship if he supplies a copy of the publication free of charge to every legal deposit library in accordance with the provisions of section 2, the Minister may exempt such publisher from the obligation to supply a copy of such publication to such legal deposit library or libraries as may be specified by him.

Exemptions.

- (b) The Minister shall not exempt a publisher under paragraph (a) from his obligation to supply a copy of a publication to the South African Library, Cape Town.

(2) If a legal deposit library does not require any particular publication, or a publication belonging to any particular category of publications, to which the provisions of section 2 apply, it may exempt the publisher from the obligation to supply a copy of such publication to it.

(3) If a publisher is exempted under this section from the obligation to supply a copy of a publication to the State Library, Pretoria, such publisher shall nevertheless be obliged to furnish that library in writing with the particulars contemplated in section 2 (3) relating to that publication.

(4) An exemption granted under subsection (1) or (2) in respect of any particular publication, or a publication belonging to any particular category of publications, may be withdrawn by the Minister or the legal deposit library in question, as the case may be, at any time before the expiration of the period within which a copy of that publication would otherwise have been required to be supplied to a legal deposit library had it not been for such exemption.

4. (1) The following publications shall be excluded from the operation of this Act, namely—

Exclusions.

- (a) any publication which has been printed or otherwise produced outside the Republic, unless—
 - (i) such publication contains a publisher's imprint of a publisher who has his business in the Republic, or, if he also has such a business elsewhere, who has his main business in the Republic; or
 - (ii) the whole impression of such publication is intended to be distributed, sold or supplied in or mainly in the Republic or in or mainly in the Republic and any country or territory adjoining the Republic;
 - (b) any publication exclusively calculated to advertise any thing;
 - (c) any other publication or publication belonging to any category of publications which the Minister may by notice in the Gazette exclude from the operation of this Act.
- (2) A notice issued under subsection (1) (c) may at any time be amended or withdrawn by the Minister by notice in the Gazette.

5. (1) If a publisher fails to supply a copy of a publication to a legal deposit library in accordance with section 2, the library concerned may by written notice sent by registered post to the publisher demand that a copy of that publication be supplied to it within a period specified in the notice, and if upon the expiration of that period the relevant copy has not been received by the library, the library may forthwith purchase or in any other manner acquire a copy of the said publication or cause a reproduction thereof to be made and recover the cost thereof from the publisher.

Acquisition of copy of publication by legal deposit libraries if publisher fails to supply copy.

(2) The period referred to in subsection (1) shall not be less than 30 days calculated from the day on which the notice was posted.

6. (1) The copies of publications supplied to a legal deposit library in terms of this Act shall in accordance with the rules and practices pertaining to that library be accessioned, classified, catalogued, preserved and maintained by that library for use by all persons who according to such rules and practices have access to the library.

Duties of legal deposit libraries.

(2) The provisions of subsection (1) shall not prevent a legal deposit library from writing off, in accordance with a policy mutually determined by the legal deposit libraries with the approval of the Minister, copies of publications no longer required by it.

(3) If a legal deposit library fails to comply with the provisions of subsection (1) the Minister may by notice in the Gazette exempt all publishers from the obligation in terms of section 2 to supply copies of publications free of charge to that library.

7. (1) The State Library, Pretoria, shall compile and publish a bibliography of publications supplied prior to the commencement of this Act to a legal deposit library in terms of a provision of any law and of publications supplied after such commencement to a legal deposit library in terms of this Act.

South African National Bibliography.

(2) The bibliography contemplated in subsection (1) shall be known as the South African National Bibliography.

8. Any publisher who fails to comply with a provision of section 2 or 3 (3) shall be guilty of an offence and on conviction be liable to a fine not exceeding R250.

Offences.

9. (1) Whenever upon the trial of a person charged with a failure to comply with a provision of section 2 or in any proceedings instituted by a legal deposit library for the recovery of the amount of costs incurred by it under section 5, the question arises whether any particular publisher did or did not during any particular period supply a copy of any particular publication to the library concerned, a writing purporting to be an affidavit made by a person who in that affidavit alleges that he is an employee of that library and that that publisher did not supply any such copy to that library during that period shall on its mere production by any person at such trial or at such proceedings, as the case may be, be prima facie proof of the facts stated therein.

Proof of certain facts.

(2) In any proceedings instituted by a legal deposit library for the recovery of the amount of costs incurred by it under section 5 in respect of any particular publication, a writing purporting to be an affidavit made by a person who in that affidavit alleges that he is an employee of that library and that an amount specified in that affidavit represents the costs incurred by that library to purchase or acquire a copy of that publication or to cause a reproduction thereof to be made, shall on its mere production by any person at such proceedings be prima facie proof of the facts stated therein.

10. (1) The Minister may delegate any power conferred upon him by this Act to any officer in the Department of National Education.

Delegation.

(2) A delegation under subsection (1) shall not prevent the exercise of the relevant power by the Minister himself.

11. The provisions of this Act, except those of section 8, shall bind the State.

Act binds State.

12. Section 46 of the Copyright Act, 1965 (Act No. 63 of 1965), is hereby repealed.

Repeal of section 46 of Act 63 of 1965.

13. This Act shall be called the Legal Deposit of Publications Act, 1982, and shall come into operation on a date fixed by the State President by proclamation in the Gazette.

Short title and commencement.

(Date of commencement: 31 August 1984)

LEGAL DEPOSIT LIBRARIES:

The Librarian
Legal Deposit Section
Bloemfontein Public Library
P.O. Box 1029
BLOEMFONTEIN
9300

The Librarian
Legal Deposit Section
Natal Society Library
P.O. Box 415
PIETERMARITZBURG
3200

The Librarian
Legal Deposit Section
Library of Parliament
P.O. Box 15
CAPE TOWN
8000

The Director
Legal Deposit Section
South African Library
P.O. Box 496
CAPE TOWN
8000

The Director
Legal Deposit Section
State Library
P.O. Box 397
PRETORIA
0001

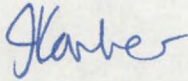
The Social Change Assistance Trust
36 Woodside Road
Tamboerskloof
8001
23 April 1987

Cape Cultural Forum

Dear Cape Cultural Forum

I am writing in connection with a loan of R2 400 granted to you by SCAT in 1986. I would like to know whether you are able to repay this loan. If not please inform us in a letter that this is the case explaining the reasons why.

Yours sincerely

A handwritten signature in blue ink, appearing to read 'I. Korber', written in a cursive style.

I. KORBER
(SCAT SECRETARY)

a4.3 23/1/87

Dear Adele

Hi. How are things? I am sure they are going fine especially as you are at the helm.

I have enclosed a copy of my end of year report. It needs to be sent to all centres.

I am still unable to complete the harassment report, as I haven't received anything from ~~them~~ Dyoban and Stelkenbach. Is it possible for you to get them moving on it?

Also, I still have all our pressclips. I'll send them up soon.

Go well.

Love + Solidarity

David.

P.S. I was sent a video from C.T. in May last year re the Crossroads Crisis. It should be with Isabel. The people who sent it want it back. Could you get it please + send it down?

26/1/87

Hi Adèle

How's it going there! I hope you're feeling settled and enjoying the work. I'm so settled it's terrible! I have a permanent place to stay with a sea view that makes work from 4 o'clock to 8 o'clock (- sunset in the Cape) absolutely impossible. I'm loving it and exercising like crazy.

I've enclosed a copy of the security memorandum. There's also a copy of the document on meetings - can you please pass this on to Jan T. I'm still waiting for several things for the organisational file: ECC finances from Stevie, a paper on 'why we organise' from Gavin and ECC media workshops from Isabel. Also stuff from Richard Steele. Could you please chase all these people up. I'm supposed to get the file ready by the next NK.

I've also enclosed some messages of support from the Peace Festival which I thought you should have. Also copies of the articles I've written for Black Sash and New Statesman - both are being subbed and I'll send the edited versions to you. If you like, you can send them to overseas organisations. David and I were asked at the last NK to write a PRB national report on ECC for our funders. Will the two articles suffice?

Can you pass on the enclosed letter to Clare? Also could you please tell Steve that I'm doing brown how CITIA plans to pay me at the end of the month and I'm feeling very desperate.

Mark Philips organised for me to write an article on ECC for

the next SARS Review. The deadline was the end of January, but I'm not going to make it. Could you ask Mark to ask them if I can have an extension of a week or two if possible.

Looking over this letter I can see mostly requests. I'm sorry to be making more work for you. What can I say?

Please give lots and lots of love to Gavin, Stevie, Ann Marie, Mark and everyone else. If you ever need me to do anything, just shout.

Peace + solidarity + hugs
Laurie

Ps Where's my double salary check? Help!

UCT Lodgings Bureau, Cape Town, 26.1.87

Dear Other ECC Centre

Enclosed is some stuff from the end of last year that probably didn't get sent around because of the detentions. There is a copy of the CT Focus, a smear pamphlet, the AGM agenda, a copy of a colouring in book, and a few press clips.

The ECC Focus was printed and about two days later it became illegal to distribute material that used black stripes to block out words that broke the regulations. So we managed to distribute at the public meeting on December 3rd, but have a lot left over which is obviously a great pity and rather a waste.

The colouring in book was something that we produced very quickly for our peace picnic at Bishopscourt. It really was done very quickly, and so could be polished up, but maybe the idea could be useful to other regions. The smear pamphlet was also for the picnic. We distributed a very similar pamphlet but it was non-racial in its content and it didn't invite people to bring tyres to the picnic. It also did not advertise the name of the person mentioned in the pamphlet, she is not in ECC and was peripherally involved in the picnic. Her house got a number of calls after this pamphlet was distributed and it was unfortunate (luckily she was really nice about it, but was quite scared). The pamphlet was put in letter boxes of houses in Bishopscourt and Newlands, both very posh Cape Town suburbs.

AGM agenda was for our AGM which was at the end of November last year, and I thought that you might find it useful. The clips I have included are not a full package but are just some that I pulled together from what I had. Our press officer will be sending out a complete package of clips soon.

As far as the Cape Town trial goes there is not very much to report. The Attorney-General has not yet decided whether to push charges. We are reappearing on 16th February and hopefully by then will know what the story is. When we appeared in January they held the postponement in camera, apparently because we all smiled at the last hearing and disrupted the spectators!! We hope that charges will not be pushed, but there is absolutely no indication. Some people are saying that maybe they will not charge some people but charge others, its all speculation.

We took quite a long break in CT during the vac, and lots of people went away and are back and jumping to work! We had our first General Body last week and decided to go on a weekend away next weekend so that we have the time to go through the thorough assessment and planning that we need to. We will send around a report of the weekend afterwards.

Lots of love to all of you, keep on struggling
Love Paula

now added are guidelines we used for discussion
on our weekend away, minutes, an exec report
& a very preliminary + contentious campaign
proposal.

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END CONSCRIPTION CAMPAIGN (ECC)

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